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To:14109818672

Company:

Department:

Fax number :14109818672

Date:12/10/12

Total number of pages :16

From :Jacqueline Murray (CCI-

Subject:68.229.213.252 / 00080342

MPA Jackson,

Please find attached the response to your Subpoena.

Respectfully,

Jacqueline Murray
Subpoena Specialist
Cox Communications, Inc.
jacqueline.murray@cox.com

Monday 10 of December 2012 12:46 PM, CCIFAX -> 814109818672; Page 2 of 16

CCIFAX -> 814109818672; Page 3 of 16



Subpassa Comphanos Office Cox Communications, Inc. 1400 Lake Heart Deive Adasta, Ca 30319 (400) 269-0100 FAX: (400) 269 1898 Sokutustakkaputantikon sum

## **EMAIL**

TO. MPA Maria E. Jackson

FAX. [fax.14109818672]

From. Subpoena Response Office

Cox Communications

Date. Monday, December 10, 2012

Re. Customer information Request

Number of pages (including cover).

In response to the referenced and attached, Cox Communications answers with the enclosed information.

We are providing records retained by Cox for limited business purposes and cannot guarantee that they necessarily represent information linking the identified customer to your investigation.

We also ask that you check to assure that the search performed was accurate and responsive before proceeding with its use. The information provided is from Cox systems of record, which are maintained for its business purposes and not for law enforcement or litigation matters. As such, Cox Communications accepts no responsibility for any use you may make of this response.

Please note the current service and related information on the schedule attached.

Jacqueline Murray
Subpoens Specialist

Subpoena Compliance Office Cox Communications

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## Responsive Records

Search By	Search For	Max Result	s Limit (Optional)
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CMMAC	Starf Date (Optional)*	<b>P</b>	inchives (ALL data)**
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	End Date (Optional)* -	CSV Ou	tput (Excel)
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2 lease record(s) found

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68,229,213, 252 ok	<u>2e:bi):5@:57:7</u> d: <u>d8</u>	2c30.56.57,7 6:d9			2012-12-02 00:49:22

# 2 lease record(s) found

<sup>\*</sup> DHCP leases are stored in GMT. Don't forget to include a time zone when pasting any zone other than GMT.

CC/FAX ->-

614109818672; Page 5 of 16

Subscriber in	fo for 131029440302
Market	Oklahoma City
ICOMS ID	191029440302
Name	Warren Tidwell
Address	9120 Snowberry Dr Oklaboma Ciry, OK 71165-9728
	Oklationa City, OK 73165-9728

Home Phone (405) 996-7264

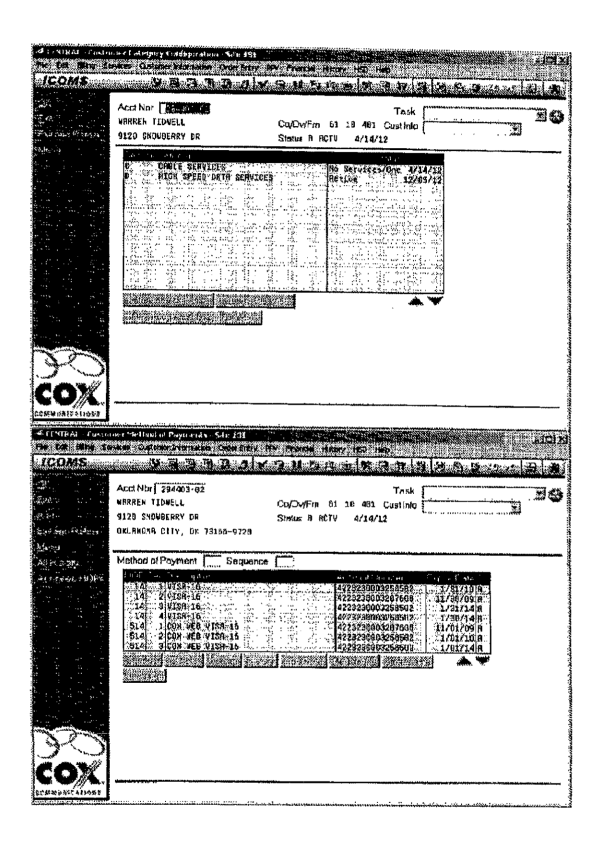
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NETGEAR	2DV31CU304F0E	2e:60:5d:57:7d:d8	[DHCP][CMTS][Modem Status]

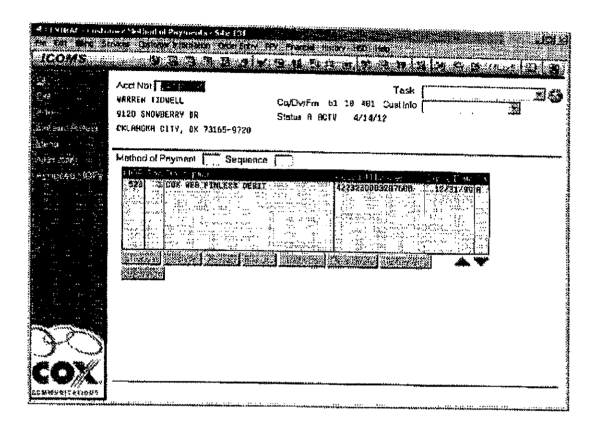
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#### IP HISTORY LOGS

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68:229:213: 252	ok	2c.b0/5d.57-7 4d8	2c.60 Sd 57.7 d:d9	CANAL DAYS CONTACT	2012-10-05 22:53:30	2012-12-02 00:49:22
68,229,213, 252	ok	2c;b0;5d:57:7 d:d8	2c:b0:5d:57:7 d:d9		2012-10-05 22:53:30	2012-11-01 19:11:18

## 3 lease record(s) found

<sup>\*</sup> DHCP leases are stored in GMT. Don't forget to include a time zone when pasting any zone other than GMT

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814109818672; Page 9 of 16

#### RECORDS CUSTODIAN INFORMATION FOR **COX COMMUNICATIONS**

iso: hatpillaror.cox.com/police/kainformation/lutradeauh dr cell (494) 269-4190 Con Privacy Notice: http://www.con.com/policy/semusice/t-schmetics.asm

Subporna Resigning the concerns Pari: (404) 269-1898

As of 7/25/2012

Service of Process - Cox Communications and its subsidiaries accept service of subpoenss, warrants and court orders, subject to payment of costs, by small at SupportaResponse@cox com or by fax at (404) 269-1898. We do not accept service at any of our local offices. Our physical address is Records Custodian, Cox Communications, 1400 Lake Hearn Drive, Atlanta, GA 30319-1454. Physical survice may be made on the agent for service of process for Cox Communications, available from the Secretary of State wherever we do business or on Corporation Service Company, 40 Technology Parkway South, Suite 400, Norcross, GA 30092.

Restrictions - Acceptance of service by facsimile or email is swirtly conditioned upon payment of charges. Cox reserves the right to require payment in advance, to withhold delivery until payment and to seek enforcement of charges, including cost of collection. Entities that fail to pay charges must serve process upon the registered agent for Cox Communications within the appropriate state and requests for expedited response will not be granted. You will be notified if hourly charges apply and can request an estimate

Response Time - Requests are handled in the order received, subject to pending expedited requests. Responsive information is renerally provided within 10 business days. Expedited response for information other than call records, if available resources permit, will generally be provided within 3 business days. Extensive toll and call record detail requests may require 30 days or more

Questions - During business hours Eastern Time, all questions should be directed as follows:

Fax: (404) 269-1898

Email: Subpectua Response @cox.com

Phone (404) 269-0100 (Voice messages will be returned within I business day)

Status Requests - For recurity reasons, all questions must be submitted in writing along with a conv. of the subpoena and response. To prevent delays in response to your request and those of others, please do not ask for the status of a request prior to 10 business days for subscriber information, 3 days for expedited requests and 30 days for call records. You may then fax a copy of your original subposens with a cover page asking for the status.

Records Relention - The following retention policies generally apply to frequently sought records:

IP Assignment Logs

Up to 6 months

Subscriber Information

3 years

Call Records

18 months (up to 36 in certain states)

LEA Preservation Requests 90 days (additional 90 days upon further request)

Requirement for Court Order or Warrant - Except as provided in 18 USC 2703, content of communications may not be provided without court order or warrant

### Cost Reimbursement (18 U.S.C.§ 2706)

540.00 Per account for basic information \* 540 00

Per account for alarm activity information \$25.00

Ö Per account for alarm activity information(Cox Customers only) \$80.00

Per account for expedited handling a \$40.00/Month

Telephone call detail records (other than toll)

No Charge Telephone toll record and Cox telephone subscriber records of 10 or less\*\*

\$5.00/Account In excess of 10 subscribers

\$0.25/Page Photocopies and facsimiles exceeding 10 pages

\$25.00 Data on CD-ROM Ç, \$25.00 Express delivery

a \$75.00/Hr/Staff Requests requiring greater than 0.5 hours (\$40.00 minumum)

\$80.00 plus \$150.00Hr./Staff For preservation or expedited handling, if available

No Charge

Non-expedited child pornography or endangerment investigations and investigations of harassing or abusive calls, if documented when requested and unless expedited response is sought

Pen Register/Trap and Trace  $\Box$ \$2500 for 60 days - \$2000 for each additional 60 days

\$3500 for 30 days - \$2500 for each additional 30 days

\*Requests based on IP addresses must include date, time and time ame information in order to receive a response.

Telephone subscriber requests from law enforcement in excess of 10 accounts or otherwise voluminous are subject to charge under 18 USC 2706. Inaccurate requests concerning non-Cox subscribers require a fee of \$25 per non-Cox request. Law enforcement can determine providers at http://www.npsc.com. Telephone account information in civil matters is charged at \$40 per account.

Payment Methoda: Include invoice reference number with payment.

American Express, Visa and MasterCard accepted.

Check:

Make navable to Cox Communications, Inc. (Tax ID # 58-2112281) (Dun's # 789111374-1234)

Subpocua Compliance Payments

Cox Communications 1400 Lake Hearn Drive Atlanta, GA 30319-1464

FFT

Contact us for instructions

Contact Information - (Please do not direct status requests or questions concerning subpoenas to these individuals.)

Saquonna Wheeler

Ameria Frazier Ming Yao (National Security/Classified - 24/7) Samonna.whoser@col.com Phone: (404) 269-6841 aureta irazier@coa com Phone: (678) 645-4603 Phone: (404) 847-6180 (678) 645-1679

Phone (after hours): (678) 645-0911

After Business Hours - National Technical Operations Center (Eastern Time) 1 (853) 275-NTOC (6862) Opt. 5

After Business Home - Cox Home Security Emergencies Only 1(800) 633-2677

# CERTIFICATE OF AUTHENTICITY OF DOMESTIC BUSINESS RECORDS PURSUANT TO FEDERAL RULE OF EVIDENCE 902(11)

I, Jacqueline	• Murray	, state that I am employed
by Cox Communic	cations, inc.,	(business), and that my
official title is	Subpoena Specialist	, I am a custodian of records for
such business ent	ity. I state that each or	the records
attached hereto l	is the original record or	a true duplicate of the original
record in the cus	tody of Cox Communic	ations, inc (name of business
from which docu	ments are produced), a	and that I am the custodian of the
attached records	consisting of 6	pages.
I further sta	ate that:	
A.	all records attached to	this certificate were made at or near
	the time of the occurr	ence of the matters set forth, by, or
	from information tran	smitted by, or from information
	transmitted by, a pers	on with knowledge of those matters;
₿.	such records were kep	t in the course of a regularly conducted
	business activity of Co	x Communications, Inc (business); and
C.	such records were made by	Cox Communications, Inc., (business) as a regular
	practum.	
ı dədlare u	nder penalty of perjury	that the foregoing is true and correct.
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UNCLARRIPTED

TTACHMENT A

use Number(s): 305A-HQ-1681046-1012

305A-OM-54353

Subposes Number: 00080342

authorized law enforcement inquiry, involving the following: 68.229.213.252 on 2012-11-20 at 02:37:54 UTC.

Please see the attached page explaining some terms that may be used in this demand.

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UNCLASSIFIED

\*\*\*\* Namber(s): 305A-HQ-1681646-1012 305A-ON-54353

Subpeens Number: 00080342

#### TERMINOLOGY

IMPORTANT NOTE: This part is not a demand but an explanation of some terms used in the subpoens and some suggestions to help with compliance. The actual information demanded by this subpoens is set forth on the front of the subpoens or in Attachment A, if so indicated on the first page. The terms explained here may or may not be part of information demanded.

- > If the subposna makes a demand for "local and long distance connection records, or records of session times and durations" for telephone or cell phone service, that means to include the following records if your company
  - Incoming and outgoing local, regional, long distance, international, wholesale, cellular, paging, toll free, and prepaid connection records;
  - . Credit card calls (including, but not limited to, calls made through major credit card companies); and
  - Alternate billed number calls (calls billed to third parties, collect calls, and calling card calls for calls through cards issued by the communications carrier originating from the foregoing telephone number(s) or terminating at the foregoing telephone number(s)).
- > If the subpoena makes a demand for "length of service," include the start date and the closed date if the account is closed.
- > If the subpoena makes a demand for customer or subscriber address, include both the postal address and physical

f the subpoena makes a demand for "means and source of payment" that means-

Method of payment to initiate and maintain service; and

Any available identification numbers for method of payment, including credit card numbers or prepaid calling card numbers.

- > We are <u>not</u> directing that you provide, and you should not provide, information pursuant to this subpoens that would disclose the content of any wire communication. This means you should not disclose "any information concerning the substance, purport, or meaning of" a communication, as defined in Title 18 United States Code. Section 2510(8). Subject lines of e-mails are content information and should <u>not</u> be provided in response to this subpoens.
- > If the records provided are particularly large we request that you provide this information in electronic format, preferably on a CD-ROM.

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· P== Number(s):

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Subpocas Number:

Public Law 544 - 106th Congress 2nd Session H.R. 1048 AN ACT

To arrend Title 18. United States Code, to provide clearer coverage over threats against former Presidents and members of their families, and for other purposes. Be it enacted by the Senete and House of Representatives of the United States of America in Congress assembled.

(a) IN GENERAL-Section 3486(a) of this 18, United States Code, is amended-

(1) so that paragraph (1) reads as follows:

(I)(A) In any investigation of—(i)(I) a Federal health care offense; or (II) a Federal offense involving the sexual exploration or abuse of children, the Attorney General; or (ii) an offense under section 871 or 879, or a threat against a person protected by the United States Secret Service under paragraph (5) or (6) of section 3056, if the Director of the Secret Service deformings that the threat constituting the offense or the threat against the person protected is imminent, the Secretary of the Treasury, may issue in writing and cause to be served a subpossa requiring the production and testimony described in subparagraph (B).

(B) Except as provided in subparagraph (C), a subposine issued under subparagraph (A) may require -- (i) the production of any records or other things relevant to the investigation; and (ii) testimony by the custodian of the things required to be produced concerning the production and

authenticity of those things.

(C) A subpostal issued under subparagraph (A) with respect to a provider of electronic communication service or remote computing service, in an investigation of a Federal involving the sexual exploitation or abuse of children shall not extend beyond—(i) requiring that provider to an diverigement of a reason tracement interest from several experiment of source of contract several respective (a) requiring uses provider disclose the name of other subscriber number of identity, and length of service of a subscriber to or customer of such service and the types of services the subscriber or customer utilized, which may be relevant to an authorized law enforcement inquiry; or (ii) requiring a custodian of the records of that provider to give testimony concerning the production and authentication of such records or information.

(D) As used in this paragraph, the term 'Federal offense involving the sexual exploitation or abuse of children' means an offense under section 1201, 2241(c), 2242, 2243, 2251, 2251A, 2252, 2252A, 2260, 2421, 2422, or 2423, in which the victim is an individual who has not attained the

age of |S years.';

(2) in paragraph (3)-

(A) by inscring 'relating to a Federal health care offense' after 'production of records'; and
(B) by adding at the end the following: 'The production of things in any other case may be required from any place within the United States or subject to the laws or jurisdiction of the United States,'; and

(3) by adding at the end the following:

5) At any time before the return date specified in the summons, the person or entity summoned may, in the United States district court for the district n which that person or entity does business or resides, petition for an order modifying or setting aside the summons, or a prohibition of disclosure urdered by a court under paragraph (6).

(6)(A) A United State district court for the district in which the summons is or will be served, upon application of the United States, may issue an ex parte order that no person or entity disclose to any other person or entity (other than to an attorney in order to obtain legal advice) the existence of such summons for a period of up to 90 days.

(B) Such order may be issued on a showing that the things being sought may be relevant to the investigation and there is reason to believe that such disclosure may result in-

(i) endangerment to the life or physical safety of any person;

(ii) flight to avoid prosecution;

(iii) destruction of or tamporing with evidence; or

(iv) intimidation of potential wimesses.

(C) An order under this paragraph may be renewed for additional periods of up to 90 days upon a showing that the direcumstances described in subpersurant (B) continue to exist.

(7) A summons issued under this section shall not require the production of anything that would be protected from production under the standards applicable to a subposent duess secum issued by a court of the United States.

(8) If no case or proceeding arises from the production of records or other things pursuant to this section within a reasonable time after those records 18) If no case or proceeding at less from the production of recents or other usings pursuant to this accion within a reasonable time after those records or things are produced, the agency to which those records or things were delivered shall, upon written demand made by the person producing those records or things, return them to that person, except where the production required was only of copies rather than originals.

(9) A subprime issued under paragraph (1)(AXIXII) or (1)(AXIII) may require production as soon as possible, but in an overtiless than 24 hours after

service of the subpoens

(10) As soon as practicable following the issuance of a subpoens under paragraph (1)(A)(ii), the Secretary of the Treasmy shall actify the Attorney General of its issuance.

(b) CONFORMING AMENDMENTS-(1) SECTION HHADING. The heading for sention 3486 of title 18, United States Code, is amended by striking:

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in Federal health care investigations'.

(2) TABLE OF SECTIONS- The item relating to section 3456 in the table of sections at the beginning of chapter 223 of title 18, United States Code, is amended by striking: 'in Federal health care investigations'.

(3) CONFORMING REPEAL- Section 3486A, and the item relating to that section in the table of sections at the beginning of chapter 223, of title 18. United States Code, are repealed.

(c) TECHNICAL AMENDMENT- Section 3486 of title 18, United States Code, is amended-

(1) in subsection (a)(4), by striking 'summuned' and inserting 'subpoenced'; and (2) in subsection (d), by striking 'summons' each place it appears and inserting 'subpoence'.

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# CERTIFICATION UNDER FEDERAL RULES OF EVIDENCE 803(6) AND 902(11)

	iH	EREBY CERTIFY that I,		, am the Cu	stodian of
Record	is ·	for		(NA	ME OF
BUSIN	ESS	3*), with its principal place of business i	located at	. [fish	her certify
· that:		•			, -
	I.	The attached records, consisting of	/NAME OF BUS	STATEGET LANGE	ecords of fter "the
		business", which are maintained			
	2.	It is the regular practice of the bu	siness to make and mair	ntain such record	is;
	3.	The records were made at or near	r the time of the occurre	nce(s) set forth t	nereon;
• .	4.	The records were made by a person information transmitted by a person contained thereon.	orpersons with knowled son with knowledge of t	ge, or from the matters	
	I sut	ornit this certification pursuant to Federa	Rule of Evidence 902(11	) and understand	hat, while
no furth	er a	uthentication of these records is necess	sary, the attorney for the g	overrenent may r	equire my
		a witness nonetheless.	•		• •
	l de	clare under penalty of perjury under the la	aws of the United States of	Anierica that the	foregoing
is true a	ınd :	correct.		. ·	
28 U.S.	Ç. §	1746.	Signature		
Execute Date	d o	N.:			

The term "business" includes business, institution, association, profession, occupation and cailing of every kind, whether or not conducted for profit.